

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MASSACHUSETTS

MICHAEL BUSH)
)
Plaintiff)
)
v.) CIVIL ACTION NO: 1:21-cv-12039-IT
)
ACTON-BOXBOROUGH REGIONAL)
SCHOOL DISTRICT and PETER LIGHT,)
SUPERINTENDENT OF THE ACTON)
BOXBOROUGH REGIONAL SCHOOL)
DISTRICT)
)
Defendants)

JOINT MOTION TO CONTINUE SCHEDULING CONFERENCE

The parties to this action, by their counsel, request that the Court continue the scheduling conference currently set for March 7, 2022 to a date after the Court hears and considers and rules upon the Defendants' Motion to Dismiss, which is currently being briefed. The parties believe that a single scheduling conference after that motion is addressed will better serve the interests of the Court and the parties, as the schedule set on March 7, 2022 would be subject to unknowable variables. Thus, resources of all parties, and this Court, would be more efficiently allocated by addressing the pending dispositive motion first.

Respectfully Submitted,

The Plaintiff
By his attorney,

/s/Robert N. Meltzer

Robert N. Meltzer, BBO #564745
The Mountain States Law Group
Wheelhouse at the Bradford Mill
33 Bradford Street
Concord, MA 01742
Phone: (978) 254 6289
inbox@mountainstateslawgroup.com

The Defendants,
ACTON-BOXBOROUGH REGIONAL
SCHOOL DISTRICT and PETER LIGHT,
By their Attorneys,

/s/ John J. Davis

John J. Davis, BBO #115890
PIERCE DAVIS & PERRITANO LLP
10 Post Office Square, Suite 1100N
Boston, MA 02109
(617) 350-0950
jdavis@piercedavis.com

Dated: February 25, 2022